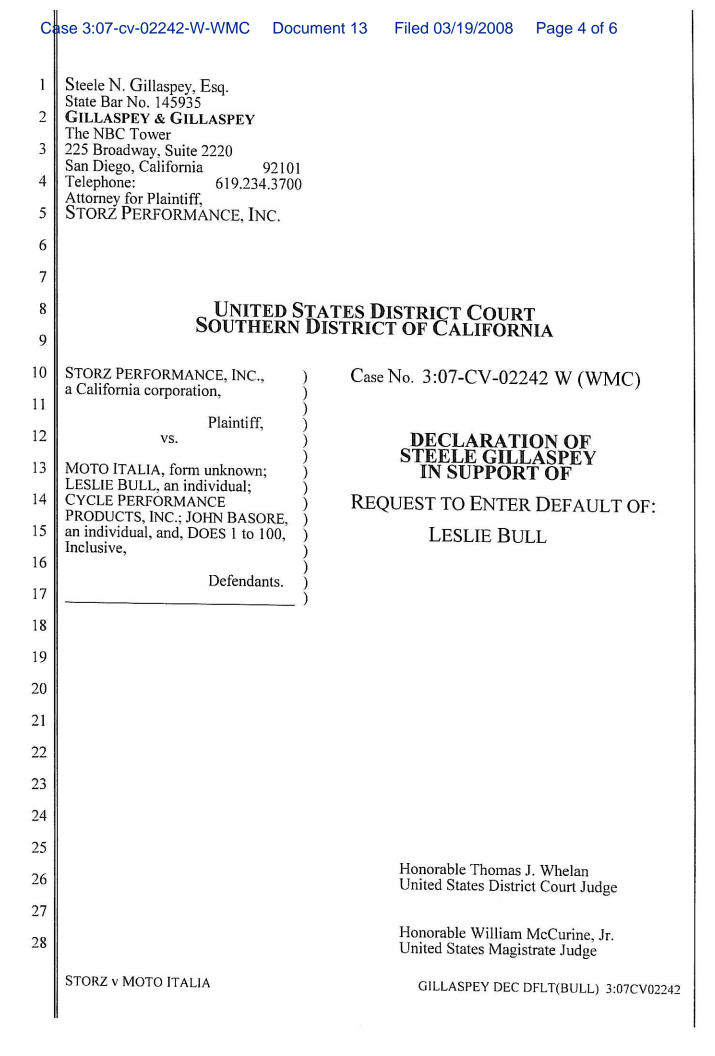
| С | se 3:07-cv-02242-W-WMC D | ocument 13 | Filed 03/19/2008 | Page 1 of 6 |
|--|--|------------|--|-------------------------------|
| 1 2 3 4 5 6 7 8 | Steele N. Gillaspey, Esq. State Bar No. 145935 GILLASPEY & GILLASPEY The NBC Tower 225 Broadway, Suite 2220 San Diego, California 923 Telephone: 619.234.33 Attorney for Plaintiff, STORZ PERFORMANCE, INC. | 700 | DISTRICT COUR' | Γ NIA |
| 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | STORZ PERFORMANCE, INC., a California corporation, Plaintiff, vs. MOTO ITALIA, form unknown; LESLIE BULL, an individual; CYCLE PERFORMANCE PRODUCTS, INC.; JOHN BASORE an individual, and, DOES 1 to 100 Inclusive, Defendants. | RE(| No. 3:07-CV-022 QUEST TO ENTE LESLIE B | R DEFAULT OF: |
| 25262728 | | | Honorable Thomas United States District Honorable William United States Magis | ct Court Judge McCurine, Jr. |
| | STORZ v MOTO ITALIA | | REQ DEFAU | JLT BULL 3:07CV02242 |

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| 1 | TO THE CLERK OF THIS HONORABLE COURT: | | | | |
| 2 | Plaintiff Storz Performance, Inc. hereby and herewith respectfully requests that the Clerk | | | | |
| 3 | of this Honorable Court enter DEFAULT in the above entitled cause and action against Defendant | | | | |
| 4 | LESLIE BULL in accordance with, <i>inter alia</i> , <u>F.R.Civ.P.</u> , Rule 55(a) and upon the ground that | | | | |
| 5 | said Defendant has failed to appear or otherwise respond to the Complaint within the time prescribed | | | | |
| 6 | by the Federal Rules of Civil Procedure. | | | | |
| 7 | Plaintiff Storz Performance, Inc. served the Complaint in this cause of action upon | | | | |
| 8 | Defendant LESLIE BULL on February 25, 2008 as evidenced by the Proof of Service on file with | | | | |
| 9 | this Honorable Court. | | | | |
| 10 | In accord with <u>F.R.Civ.P.</u> , Rule 55(a), Plaintiff respectfully submits the declaration of Steele | | | | |
| 11 | N. Gillaspey in support, concurrently with the filing hereof. | | | | |
| 12 | Respectfully submitted, | | | | |
| 13 | DATED: March 18, 2008 | | | | |
| 14 | GILLASPEY & GILLASPEY | | | | |
| 15 | | | | | |
| 16 | By: /s/Steele N. Gillaspey | | | | |
| 17 | Steele N. Gillaspey, Esq., | | | | |
| 18 | Attorney for Plaintiff, STORZ PERFORMANCE, INC. | | | | |
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